Government Production and Research Property on a No-Charge Basis, in solicitations and contracts when government property (real property, commercially available equipment, special test equipment, or special tooling) accountable under another contract(s) is authorized for use.

[62 FR 36722, July 9, 1997, as amended at 69 FR 44610, July 27, 2004]

Subpart 1845.4—Contractor Use and Rental of Government Property

1845.405 Contracts with foreign governments or international organizations.

1845.405-70 NASA procedures.

(a) NASA policy is to recover a fair share of the cost of Government production and research property if such property is used in performing services or manufacturing articles for foreign countries or for international organizations.

(b)—(d) [Reserved]

[62 FR 36722, July 9, 1997, as amended at 65 FR 31103, May 16, 2000; 69 FR 44610, July 27, 2004]

1845.407 Non-Government use of plant equipment. (NASA supplements paragraph (a)).

For NASA, the coverage in FAR 45.407, applies to all equipment, not just plant equipment.

 $62\ FR$ $36722,\ July 9,\ 1997.\ Redesignated at <math display="inline">64\ FR$ $36606,\ July$ 7, $1999;\ 69\ FR$ $44610,\ July$ 27, 2004]

Subpart 1845.5—Management of Government Property in the Possession of Contractors

1845.502 Contractor responsibility.

1845.502-1 Receipts for Government property.

Receipts for Government property shall comply with the instructions for preparing NASA Form 1018, NASA Property in the Custody of Contractors (see 1845.7101).

1845.502-70 Contractor-acquired property.

All contractor-acquired property must be authorized by the contract and is subject to a determination by the contracting officer that it is allocable to the contract and reasonably necessary. The acquisition (and fabrication) of Government property is further subject to the following conditions, depending on category of property:

- (a) Facilities.
- (1) Prior contracting officer approval, if the facilities are not already specifically described in the contract as contractor-acquired.
- (2) Submission of DD Form 1419, DOD Industrial Plant Requisition, or equivalent format, and return of Certificate of Nonavailability.
- (3) Submission of the written statement prescribed by FAR 45.302-1(a)(4).
 - (b) Special test equipment.
- (1) Contracting officer approval 30 days in advance if the equipment is not identified in the solicitation or contract.
- (2) Submission of DD Form 1419, or equivalent format, and return of Certificate of Nonavailability.
 - (c) Special tooling.
- (1) If the contract contains a Subcontracts clause, advance notification to the contracting officer and contracting officer consent if required by that clause.
- (2) If the contract is a fixed-price contract, submission of the list to the contracting officer within 60 days after delivery of the first production end items (or later as prescribed by the contracting officer), unless the tooling is already identified in the solicitation.
- (3) Submission of DD Form 1419 or equivalent format and return of Certificate of Nonavailability.
- (d) Material. If the contract contains a Subcontracts clause, advance notification to the contracting officer and contracting office consent if required by that clause.
 - (e) Agency-peculiar property.
- (1) If the contract contains a Subcontracts clause, advance notification to the contracting officer and contracting officer consent if required by that clause.